Attorney or Party Name, Address, Telephone & FAX Numbers, and California State Bar Number							FOR COURT USE ONLY							
] Individu	ıal appearing	with	out coun	sel									
_	Attorne													
		UNITED	ST/	ATES B	ANKRU	PTCY (COURT	т		1				
					CT OF C									
Ir	ı re:									СН	CHAPTER:			
										CAS	SE	E NO.:		
										DA	ΛΤΕ	E:		
										TIM				
								D	ebtor(s).	FLC				
	ľ	NOTICE C		_			_	_			_	OM THE AUTOMATIC STAY		
			((MOV		ა.ს. 9	302	(with	suppo	rtin	ıg	g declarations)		
					_	tion in	n Nor	n-ban	kruptc	v Fc	or	/ rum)		
	NOTIO	- 10 HEDED		- N 1 () () ()	-									
1.												rties"), their attorneys (if any), and other intere he above-captioned matter will move this Cour		
		er granting re d Motion.	lief fr	om the a	automatic	stay as	to Deb	otor(s) a	and Debto	r's(s'	') k	bankruptcy estate on the grounds set forth in	the	
2.		Location:		255 Ea	st Templ	e Street	t. Los A	Anaeles	S		4	411 West Fourth Street, Santa Ana		
	•	,			Burbank			_		_		1415 State Street, Santa Barbara		
				3420 T	welfth St	reet, Ri	verside	е						
3.	а. 🗌	This Motion	is be	ing hear	d on RE	GULAR	NOTIC	E pursi	uant to Lo	cal B	3ar	nkruptcy Rule 9013-1. If you wish to oppose	this	
												cy Court and serve a copy of it upon the Mova (vidual) at the address set forth above no less		
		14 days bef	-					-	-			· · · · · · · · · · · · · · · · · · ·	liiai	
	b. 🗆	This Motion written resp							u wish to c	ppos	se	this Motion, you must appear at the hearing.	Any	
		at the h	nearin	g	□ at l	least		court d	ays before	e the	: he	earing.		
	(1)	☐ A Motio	n for	Order S	hortening	Time w	as not i	required	d (accordi	ng to	th	ne calendaring procedures of the assigned jud	lge).	
	(2)	☐ A Motio	n for	Order S	hortening	Time w	as filed	d per Lo	cal Bankr	uptcy	y F	Rule 9075-1(b) and was granted by the Court.		
	(3)	will be	serve	d with ar	nother no	tice or a	n order	r that w	ill specify	the d	dat	ling. Once the Court has ruled on that Motion, te, time, and place of the hearing on the attac the Motion.	-	
4.	You may	y contact the orm F 4001-1	Bank 1.RES	ruptcy Cl 3), or you	erk's Offio may pre	ce to obt pare you	tain a co ur respo	opy of a	in approve sing the fo	ed cou rmat	urt re	t form for use in preparing your response <i>(Opti</i> equired by Local Bankruptcy Rule 1002-1.	ona	
							(Contin	nued on I	next page)					

	Motion for Relief from Stay (Non-bankruptcy Action) - Pag	re 2 of F 4001-1WI.NA
In	re (SHORT TITLE)	CHAPTER:
	Debtor(s). CASE NO.:
5.	If you fail to file a written response to the Motion or fail to appear at the hearing, the Couright to oppose the Motion and may grant the requested relief.	t may treat such failure as a waiver of your
Dat	ted:	
	Print Law Firm Name (if	applicable)
Prii	nt Name of Individual Movant or Attorney for Movant Signature of Individual M	ovant or Attorney for Movant

	Motion for Relief from Stay (Non-bankruptcy Action) - Page 3 of F 4001-1M.N
In	e (SHORT TITLE) CHAPTER:
	Debtor(s). CASE NO.:
	MOTION FOR RELIEF FROM THE AUTOMATIC STAY (MOVANT:)
1.	The Non-bankruptcy Action: Movant moves for relief from the automatic stay as to Debtor(s) and Debtor's(s') bankruptcy estate we spect to the following pending lawsuit or administrative proceeding (the "Non-bankruptcy Action") in a non-bankruptcy forum: Case name:
	Docket number: Court or agency where pending:
2.	Case History:
	a. A voluntary An involuntary petition under Chapter 7 11 12 13 was filed on (specify date):
	o. An Order of Conversion to Chapter 7 11 12 13 13 was entered on (specify date):
	c. ∐ Plan was confirmed on <i>(specify date)</i> :
	I. Under bankruptcy cases affecting this action have been pending within the past two years. See attached Declarations.
	e. For additional case history, see attached continuation page.
3.	Grounds for Relief from Stay: Pursuant to 11 U.S.C. § 362(d)(1), cause exists to grant Movant relief from stay to proceed with to Non-bankruptcy Action to final judgment in the non-bankruptcy forum for the following reasons:
	The bankruptcy case was filed in bad faith specifically to delay, hinder or interfere with prosecution of the Non-bankrup Action.
	The claim is insured. Movant seeks recovery only from applicable insurance, if any, and waives any deficiency or other classification against the Debtor(s) or estate property.
	Movant seeks recovery primarily from third parties and agrees that the stay will remain in effect as to enforcement of a resulting judgment against the Debtor(s) or estate, except that Movant will retain the right to file a proof of claim und 11 U.S.C. § 501 and/or an adversary complaint under 11 U.S.C. § 523 or § 727 in this bankruptcy case.
	Mandatory abstention applies under 28 U.S.C. § 1334(c)(2), and Movant agrees that the stay will remain in effect as enforcement of any resulting judgment against the Debtor(s) or estate, except that Movant will retain the right to file a proof claim under 11 U.S.C. § 501 and/or an adversary complaint under 11 U.S.C. § 523 or § 727 in this bankruptcy case.
	The claims are non-dischargeable in nature and can be most expeditiously resolved in the non-bankruptcy forum.
	The claims at issue arise under non-bankruptcy law and can be most expeditiously resolved in the non-bankruptcy forun
	Other reasons to allow the Non-bankruptcy Action to proceed are set forth in an attached Declaration.
4.	Movant also seeks annulment of the stay so that filing of the bankruptcy petition does not affect any and all of the enforcement actions that were taken after the filing of the bankruptcy petition in this case, as specified in the attached Declaration(s).
5.	Evidence in Support of Motion: (Important Note: Declaration(s) in support of the Motion MUST be attached hereto.)
	n. Definition Movant submits the attached Declaration(s) to provide evidence in support of this Motion pursuant to Local Bankruptcy Rule
	Movant requests that the Court consider as admissions the statements made by Debtor(s) under penalty of perjury concern Movant's claims set forth in Debtor's(s') Schedules. Authenticated copies of the relevant portions of the Schedules attached as Exhibit
	(Continued on next page)

		Motion for Relief from Stay (N	Non-bankruptcy Action) - <i>Page</i>	4 of F 4001-1M.NA
lr	re	(SHORT TITLE)		CHAPTER:
			Debtor(s).	CASE NO.:
	C.	Other evidence (specify):		
6.		An optional Memorandum of Points and Authoritie	es is attached to this Motion.	
٧ŀ	HERE	FORE, Movant prays that this Court issue an Orde	er granting the following:	
1.	Rel a. b.	ief from the stay to Movant (and its successors and as: Terminating the stay as to Debtor(s) and Debtor's Annulling the stay so that the filing of the bankru Declaration(s). Modifying or conditioning the stay as set forth in the	's(s') bankruptcy estate. uptcy petition does not affect post	
2.	ban	owing Movant to proceed under applicable non-bankru kruptcy forum, provided that the stay remains in effect perty.		
3.		Additional provisions requested:		
	a.	☐ That the Order be binding and effective despite a Title 11 of the United States Code.	any conversion of this bankruptcy o	case to a case under any other chapter of
	b.	☐ That the 10-day stay prescribed by Bankruptcy R	Rule 4001(a)(3) be waived.	
	C.	That the Extraordinary Relief be granted as set for		tional Court Form F 4001-1M.ER).
	d.	For other relief requested, see attached continua	ation page.	
1.	If re	elief from stay is not granted, Movant respectfully reque	ests the Court to order adequate p	protection.
Эa	ted:		Respectfully submitted,	
			Movant Name	
			Firm Name of Attorney for Mova	nt (if applicable)
			By:	
			Name:	ual Movant or Attorney for Movant

		Motion for Relief from Stay (Non-bank	kruptcy Action) - <i>Page</i>	5 of F 4001-1WI.NA						
Ir	n re	(SHORT TITLE)		CHAPTER:						
			Debtor(s).	CASE NO.:						
		DECLARATION RE ACTION IN N (MOVANT:	ION-BANKRUPTO	CY FORUM)						
l, _		(Print Name of Declarant)	, declare as	s follows:						
1.	I have personal knowledge of the matters set forth in this declaration and, if called upon to testify, I could and would competently testif thereto. I am over 18 years of age. I have knowledge regarding the state court lawsuit, administrative proceeding, or other action i a non-bankruptcy forum ("Non-bankruptcy Action") that is the subject of this Motion because:									
	a.									
		lovant's attorney of record in the Non-bankrupto								
	d. Other (spe	oyed by the Movant as (state title and capacity) cify):	:							
2.	bankruptcy Action. own knowledge or I or about the time of the acts, conditions a person who had p	stodians of the books, records and files of Mov I have personally worked on books, records an have gained knowledge of them from the busing the events recorded, and which are maintained or events to which they relate. Any such documersonal knowledge of the event being recorded ds are available for inspection and copies can be	nd files, and as to the folloness records of Movant of in the ordinary course of the ment was prepared in the fand had or has a busing	owing facts, I know them to be true of mon behalf of Movant, which were made a Movant's business at or near the time coordinary course of business of Movant bess duty to record accurately such even						
3.	The Non-bankruptcy	y Action at issue is currently pending as:								
	Case name: Docket number Court or agenc	: y where pending:								
4.	Procedural Status:	:								
	a. The causes of a	action pleaded in the non-bankruptcy forum are	e (list):							
	True and corre	ct copies of the pleadings filed before the non-b	pankruptcy forum are atta	ached hereto as Exhibit						
	b. The Non-bankr	uptcy Action was filed on (specify date):								
	c. Trial or hearing	began/is scheduled to begin on (specify date):								
	d. The trial or hearing is estimated to require the following number of court days (specify):									
	e. Other defendar	nts to the Non-bankruptcy Action are (specify):								
5.	Grounds for relief a.	from stay: is insured. The insurance carrier and policy nu	mber are (specify):							
		(Continued on n	ext page)							

			Motion for Relief from Stay (Non-bankruptcy	Action) - Page	6 of F 4	<u> 4001-1M.NA</u>
In re			(SHORT TITLE)		CHAPTER:	
				Debtor(s).	CASE NO.:	
b.		The	matter can be tried more expeditiously in the non-bankruptcy	forum.		
	(1)		It is currently set for trial on:			
	(2)		It is in advanced stages of discovery and Movant believes that The basis for this belief is (specify):	at it will be set for	r trial by (specify da	ate):
	(3)		The matter involves non-debtor parties who are not subject bankruptcy forum is the most efficient use of judicial resource		nkruptcy court. A	single trial in the non
C.		The	bankruptcy case was filed in bad faith specifically to delay or in	nterfere with the p	rosecution of the N	on-bankruptcy Action
	(1)		Movant is the only creditor (or the only substantial creditor) so	cheduled by the I	Debtor(s).	
	(2)		The timing of the petition filing shows that it was intended to detect the following facts (specify):	lay or interfere wi	th the Non-bankrup	tcy Action based upor
			based upon the following facts (specify):			
d.		For	other facts justifying relief from stay, see attached continuatio	n page.		
			penalty of perjury under the laws of the United States of A	merica that the	foregoing is true	and correct and tha
his De	clara	ition	was executed on,, at			(city, state).
Print De	eclara	ant's	Name Signature of	of Declarant		

This form is mandatory by Order of the United States Bankruptcy Court for the Central District of California.

F 4001-1M.NA Revised May 2004

	Motion for Relief from Stay (Non-bankrupto	y Action) - Page	7 of F 4001-1WI.NA				
In	re (SHORT TITLE)		CHAPTER:				
		Debtor(s).	CASE NO.:				
	PROOF OF SERV	/ICE					
	ATE OF CALIFORNIA UNTY OF						
1.	I am over the age of 18 and not a party to the within action. My business	address is as follo	ows:				
2.	Regular Mail Service: On, pursuant to Local Bankruptcy Rule 9013-1, I served the documents described as: NOTICE OF MOTION and MOTION FOR RELIEF FROM THE AUTOMATIC STAY UNDER 11 U.S.C. § 36 (with supporting declarations) on the interested parties at their last known address in this action by placing a true and correct cope thereof in a sealed envelope with postage thereon fully prepaid in the United States Mail at, California addressed as set forth on the attached list.						
	NOTE: If the Notice and Motion have been served pursuant to a Proof of Service that indicates that the notice and service requ						
3.	See attached list for names and addresses of all parties and counse Bankruptcy Rule 7004-1(b), specify capacity in which service is made; e.g., Creditors Committee or 20 largest unsecured creditors, etc.)						
I de	eclare under penalty of perjury under the laws of the United States of Amer	ica that the forego	ing is true and correct.				
Dat	red:						
Тур	ped Name Signature)					